UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

JENNIFER HASEMANN and DEBBIE HOTH, individually and on behalf of all others similarly situated,

Case No. 1:15-cv-02995-MKB-RER

Plaintiffs,

v.

GERBER PRODUCTS CO.,

Defendant.

Case No. 1:16-cv-1153-MKB-RER

JEREMY GREENE and CETARIAWILKERSON, individually and on behalf of all others similarly situated,

Plaintiffs,

v.

GERBER PRODUCTS CO.,

Defendant.

PLAINTIFFS' NOTICE OF MOTION FOR APPOINTMENT OF INTERIM CO-LEAD COUNSEL PURSUANT TO FEDERAL CIVIL PROCEDURE RULE 23(g)

TO ALL PARTIES AND THEIR COUNSEL OF RECORD:

PLEASE TAKE NOTICE that, upon the accompanying Memorandum of Law in Support of the Motion to Appoint Michael R. Reese of Reese LLP; E. Michelle Drake of Berger & Montague, P.C.; Brett Cebulash of Taus, Cebulash & Landau, LLP; and, John Yanchunis of Morgan & Morgan Complex Litigation Group as Interim Co-Lead Class Counsel, Plaintiffs Jennifer Hasemann, Debbie Hoth, Jeremy Greene and Cetaria Wilkerson (together, "Plaintiffs"), through their undersigned counsel, will and hereby do move this Court before the Honorable Margo K. Brodie of the Eastern District of New York, at the United States Courthouse, 225 Cadman Plaza East, Brooklyn, New York 11201, for an Order appointing Michael R. Reese of Reese LLP; E. Michelle Drake of Berger & Montague, P.C.; Brett Cebulash of Taus, Cebulash & Landau, LLP; and, John Yanchunis of Morgan & Morgan Complex Litigation Group, as interim co-lead counsel for a proposed nationwide class (not including California and Washington, D.C.) and for such further relief as this Court deems just and proper (the "Motion").

Plaintiffs make this Motion pursuant to Rule 23(g)(3) of the Federal Rules of Civil Procedure and on the grounds that appointment of interim co-lead class counsel is appropriate at this time to "fairly and adequately represent the interests of the class" and because Michael R. Reese of Reese LLP; E. Michelle Drake of Berger & Montague, P.C.; Brett Cebulash of Taus, Cebulash & Landau, LLP; and, John Yanchunis of Morgan & Morgan Complex Litigation Group, will best represent the interests of the proposed nationwide class (not including California or Washington, D.C.). This Motion is based upon this notice of motion, the accompanying memorandum of law, all pleadings on file, and any additional briefing and argument presented to the Court before or at the hearing on this Motion.

Date: May 16, 2016 Respectfully submitted,

REESE LLP

By: /s/ Michael R. Reese

Michael R. Reese George V. Granade

100 West 93rd Street, 16th Floor New York, New York 10025 Telephone: (212) 643-0500 Facsimile: (212) 253-4272

Email: mreese@reesellp.com ggranade@reesellp.com

TAUS, CEBULASH & LANDAU, LLP

Brett Cebulash Kevin Landau Miles Greaves 80 Maiden Lane, Suite 1204 New York, New York 10038 Telephone: (212) 931-0704 Facsimile: (212) 931-0703

Email: bcebulash@tcllaw.com klandau@tcllaw.com mgreaves@tcllaw.com

BERGER & MONTAGUE, P.C.

E. Michelle Drake 43 SE Main Street - Suite 505 Minneapolis, Minnesota 55414 Telephone: (612) 594.5933 Email: *emdrake@bm.net*

MORGAN & MORGAN COMPLEX LITIGATION GROUP

John A. Yanchunis 201 N. Franklin Street, 7th Floor Tampa, Florida 33602

Telephone: (813)275-5275 Facsimile: (813) 222-4736

Email: *jyanchunis@forthepeople.com*

BERGER & MONTAGUE, P.C.

Shanon J. Carson Sarah R. Schalman-Bergen 1622 Locust Street Philadelphia, Pennsylvania 19103

Telephone: (215) 875-4656 Facsimile: (215) 875-4604 Email: scarson@bm.net

sschalman-bergen@bm.net

Attorneys for Plaintiffs and the Proposed Class